MRS. A. C. MARTIN, Editor.

PAW PAW, MICH., JUNE 15, 1892.

Republican National Ticket. For President. BENJAMIN HARRISON. For Vice-President, WHITELAW REID.

Harrison and Reid.

The great contest is over and the result is one which will meet with the full approval of the country at large, as is shown by the numerous dispatches sent to Minneapolis from our great business centers urging the renomination of President Harrison.

The feeling is wide-spread that there is nothing experimental about a campaign with him as leader. Even his bitterest enemies find remarkably little chance for adverse criticism, and it was only personal ambition and mistaken friendship for Blaine that fought against him. His administration has been clean, able, and in accord with the fundamental principles of the Republican party, and the general indorsement given it by the various state conventions showed the universal satisfaction it engendered. The fact that so many delegations were left uninstructed, goes to show the growing aversion to machine politics and the desire that delegates might be free to do whatever their judgment should dictate as the best policy at the last moment. That the decision was for Harrison, in spite of the sharp contest made against him, is a telling argument in favor of his administration.

Jas. G. Blaine's many admirers will always believe that he meant just what he said in his February letter and if, at the last moment, he consented to have his name go before the convention, it was because he was made to believe that greater unanimity could thus be secured than by any other action. That it was a grand mistake is now clearly apparent, as also that the men who led the Blaine boom were playing a desperate game in their own interests, hoping to succeed by virtue of his great popularity. Now that the matter is settled the Blaine men are all expressing their intention to work for the nominee and so present an unbroken front to the enemy next November.

The eloquent Chauncey M. Depew called attention to an important truth when he said, "Not since Thomas Jefferson has any administration been called upon to face and solve so many or such difficult problems as those which have been exigent in our conditions. No administration, since the organization of the government, has ever met difficulties better or more to the satisfaction of the American people." Then, recurring to the question, "To whom does the credit of this belong?" he refers to the months when the Secretaries of State and Treasury were both ill and the President assumed the duties of both with marked success, adding that the great results of the administration were largely due to "the suggestive mind, the indomitable courage, the intelligent appreciation of situations, and the grand magnanimity of Benjamin Harrison."

The nomination of Whitelaw Reid for second place on the ticket brings it such added prestige as may be given by a highly educated, cultured gentleman who, through his connection with the New York Tribune and his position of Minister to France has gained a world-wide reputation for ability and integrity, as well as a general knowledge of mankind that is of infinite advantage to any one standing a possibity of being called upon to guide our Ship of State.

His nomination is also a concession to the state of New York and therefore is a good move politically. Altogether, we think Republicans have an encouraging outlook and good reason for thinking that it will be easier to re-elect Harrison than it was to elect him in

Convention Notes.

Clarkson, Quay, Platt & Co. are politically bankrupt.

"Col. Gavette" may be a very reliable friend of Blaine's, but he has certainly proven a very false prophet.

In spite of the loud shouts of the Michigan delegation, Alger was not "in it".

Burly Tom Reed is said to have been like Wayne, Saginaw, and Kent. the jolliest looking man in the conven-

Each appearance of Chairman Me-Kinley was the signal for a burst of applause.

metallism.

Paul were kept too busy in attending insures a magnificent victory at the to the comfort of the delegates, to en- polls this fall.

of the ante-nomination predictions should be represented by a man of ex- For sale by Longwell Bros.

first ballot."

When all the electric lights but one went out in Convention Hall last Thursday night, leaving the vast audience of 12,000 people almost in total darkness, it was a very appropriate thin g for the band to strike up "We won't go home till morning" and created Republicanism and fidelity to Republiprolonged applause.

were most luxuriously quartered at the conventions. Minneapolis, the magnificent New York Life Insurance building having been transformed into a temporary journalistic hostelry, with a finely equipped cafe in the basement and every convenience that could gladden the editorial heart.

The committee on resolutions is said to have had as much difficulty in convincing Judge Tourgee that the lynching of colored men in the South was a matter for state jurisdiction with which from the cabinet at the crisis of the the general government could not interfere, as did Mr. Blaine in persuading Baron Fava that the United States government was not responsible for the Italian lynchings in New Orleans.

Probably no assembly of people has ever been more fully surcharged with intense and pent-up emotion than was the great convention at the moment when J. Sloat Fassett began calling the roll of honor for the chosen heroes of the Republican party,-an emotion that exhausted itself in a perfect clyclone of applause as the young chairman dextrously completed the list with the names of "Harrison and Blaine" so coupled by one impulse of the voice as to seem twin giants of equal strength in the political arena. It was a great stroke of policy that will often be quoted as a brilliant example of making the best of an awkward situation.

The gloomy, threatening, cloudy weather which prevailed at the opening of the great convention, and the sudden burst of sun-shine that brightened the face of every delegate soon afterward, may be typical of the general harmony that will prevail in Republican ranks as soon as the fogs of misrepvitalizing force of our giorious Re-

The New Platform.

The Republican platform of '92 devotes much less space than usual to glittering generalities, and its most salient points are a declaration in favor of protection and reciprocity; of bimetallism and honest money; of a free ballot and fair count; of the extension of our foreign commerce, the protection of our fisheries, and the restoration of our merchant marine; of more stringent laws for the regulation of immigration, and the extension of free delivery service to our rural communities; of the earliest possible admission of our remaining territories, and the ceding of arid public lands to the states and territories in which they lie, and of the construction of the Nicarauguan canal. It denounces the Southern outrages, opposes a union of church and state, and declares against capital combines, while it sympathizes with all legitimate efforts against intemperance, asks Congress to aid the Columbian Exposition, recognizes the claim of the veteran soldier upon a grateful people, and, lastly, commends the "able, patriotic, and thoroughly American administra

Van Buren Co. Legislative District.

tion of President Harrison."

Van Buren County comprises one Legislative District instead of two as heretofore. The Democratic majority of the last session of the Legislature, desiring to do everything possible, fair or otherwise, to perpetuate the control of the party and hoping thereby to make possible the election of a Democrat as United States Senator, took the representation from Republican sections of the state like Lenawee, Hillsdale, Eaton, Montcalm, Van Buren, and other counties, placing it in (as they believe) safely Bourbon territory

Nothwithstanding the extremely partisan character of this Legislative gerrymander, and in spite of the Herculean efforts of the leaders to make it appear that they are honest in their assumptions and asseverations that the party in power is a party of reform, The convention of '92 is the first one the people are not to be hoodwinked to put itself on record in favor of bi- thereby, and the signs of the times point unmistakably to their overthrow in November next. The re-nomination The hustling Flour City seems to of President Harrison and the prospechave cared for its numerous guests in tive naming of that sturdy Republican, Delivered at the Railroad Station. Refer to first-class style, and both Minnie and John T. Rich, to head the state ticket,

The new district including the whole of Van Buren county with its more than 30,000 population, a people at once loyal, patriotic, and intelligent, should be represented by a man of average of the state of the stat gage in the usual number of disputes | The new district including the whole over their respective rights in the case. of Van Buren county with its more

with which our papers were filled, perience, of large and favorable acillustrated by an extract quaintance, of strong personality, and from a Minneapolis special in embodying those characteristics which Friday's Detroit Tribune which reads as attract and secure the hearty co-operafollows:-"Looking over the field from tion of those with whom he may come a practical business and political stand- in contact in furtherance of those measpoint, it is now certain that Blaine will | ures in which he may interest himself have a majority of the delegates on the in behalf of his district, or the entire

The NORTHERNER believes that the Hon. C. L. Eaton is such a man and, believing this, presents his name to the public for nomination as the Republican candidate for the Legislature, and will support him through its columns to the extent of its ability. Mr. Eaton's can principles cannot be questiqued. He always has his choice of candidates, The newspaper men of the country but is invariably for the nominees of

Talks with a large number of Republicans from various parts of the county, confirm us in the opinion that Mr. Eaton is the choice of the party for the office mentioned. We are sure no better selection could be made; we are confident none other will be.

Chairman Clarkson sums up the that defeated follows;---"His resignation situation cost him at least fifty votes; his refusal to furnish his friends in the convention with a formal pledge of his candidaev, prevented scores of delegates from espousing his cause; and a consideration as strong as, if not stronger than any of these, was the question of his health." Whatever the cause, and whatever the result, his personal popularity remains, and his name will go down the ages among the foremost statesmen the world has ever seen. Senator Hale spoke the truth when he said, "It does not require an election to the presidency to add anything to the laurels of Jas. G. Blaine.

One Minneapolis delegate of last Saturday says, "The famous twenty-two of Michigan who voted for McKinley of Ohio, are hustling about the sweltering Flour City endeavoring to explain why they came here. The gallant seven who help to nominate Harrison, are directing their energies exclusively to having a good time and are not averse to vigorous walking around to quickstep music whenever they encounter the jubilant assembly of their fellow patriots."

Now that the Detroit Tribune has Alger off its hands, it can devote its resentation and clouds of personal energies exclusively to the Pingree resentment formed by the exciting boom, though we hope it will not atevents of the nomination, shall have tempt any more tricks like that it been dissipated by the sun-light of wis- played when it quoted one Frank Hine dom and moderation that is the chief of Grand Rapids as a Republican who thought that Kent county would show a decided Pingree element, though the Lowell Journal shows that Hine is a candidate for nomination as Judge of Probate on the Democratic ticket.

> As New York is counted a pivotal state in the coming election, it is a significant fact that in 1888 Harrison received 96,754 more votes than did Blaine in 1884, in fact the largest vote ever polled in the Empire state by a Republican.



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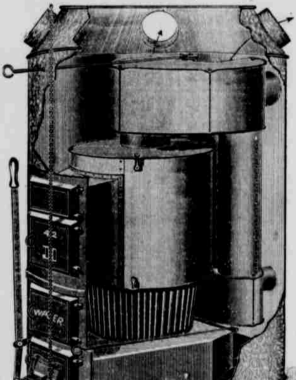
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Jersey Cream

IS THE MOST POPULAR DRINK AT THE

WOLVERINE SODA FOUNTAIN.

Snow Bros., Hot Air Furnaces, The session of the probate court for the county of Van Buren., holden at the probate office in the village of Paw Paw, on Saturday the 28th day of May, in the year of our Lord one thousand eight hundred and ninety-two: Present, Hon. Benjamin F. Heckert, Judge of Probate.



Paw Paw, Mich.

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GUARANTEE SATISFACTION.

Please read the Testimonials of those who have used our Fur- Probate. naces. We will give you a new one each week.

ARLINGTON, Mich., May 20th, 1892.—M. Snow & Sons, Gentlemen: In behalf of the Trustees of our chirch I wish to express our appreciation of the No. 6 Tubular Furnace which you placed in our new church building. We would not ask, or could not expect, anything to do better than it. In a word, it gives us entire satisfaction, and we cheerfully recommend them to any one in need of a Furnace. JAMES BLAKELIDGE.

THE HAMBLETONIAN STALLION, JOE GAVIN

No. 564.

Is sired by Messenger Duroc, No. 106, one of the best sons of Hambletonian 10. His dam is the great brood mare Fanny Mapes, by Alexander's Abdallah, No. 15. Fanny Mapes is the dam of five with an average of 2125\footnote{1}, besides being the dam of six producing sons. No other brood mare living or dead can make such a showing.

Who says Joe Gavin dees not sire speed? He is sire of Ollie Drake 2:25; Walter Drake 2:27\footnote{1}; Fred Drake 2:27\footnote{1}; and Cora Bell 2:29\footnote{1}. No horse ever stood for service in Van Buren county that is the sire of as many colts in the '30 list at the same age as Joe Gavin.

age as Joe Gavin.

To those who desire breeding road horses at a profit, they will serve their own interests to look foe Gavin over individually, scrutinizing his colts carefully, and last, though not least, see if his colts have the characteristics we claim for them, viz.: They have solid colors; are upheaded, stylish and gamy; have smooth limbs and good action and a disposition that subjects itself to the control of man. Can any one doubt that a horse 4 to 6 years old with the above qualifications will find a ready sale in any market at a profit to the breed-er? Remember, it is past the time when fashion-able breeding will sell a horse for a good price, if the individual excellence of that horse is not up

JOE GAVIN will make the season of 1892 at the Willard House barn. Willard House barn.
TERMS:-\$25 to insure, or \$15 for the season with usual return privilege, if horse is alive and owned by me.

> B. F. WARNER, Paw Paw, Mich.

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pears on each day page of diary.

Order at once if you would have your name pred with the bar of your county. Price \$2.50 deered.

ELMER E. STANTON,

MORTCAGE BALE. - Whereas, default have M ing been made in the conditions of a certain indenture of mortgage bearing date the 15th day of May, A. D. 1888, executed by Joshua T. Bangs and Agnes E. Bangs, his wife, to Elijah O. Humphrey, as executor of the last will and testament of Elizbeth A. Bates, deceased, which said mortgage was on the 19th day of May, A. D. 1888, filed for record in the office of the register of deeds for Van Buren county, Michigan, and by said register duly recorded on page 524 of liber 37 of mortgages, and whereas, by the terms of said mortgage it is agreed that should any default be made in the payment of the interest when the same by the terms thereof became due, and should the same remain due and unpaid and in arrears for the space of sixty days, then and due, and should the same remain due and unpaid and in arrears for the space of sixty days, then and from thenceforth, after the lapse of said sixty days, the mortgagee, or his assigns at his option, might declare the whole of the principal sum and interest on said mortgage to be due and payable immediately, and whereas one hundred and forty dollars, interest, became due and payable on said mortgage on the 15th day of May, A. D. 1890, and one hundred and forty dollars of the interest thereon became due and payable on the 15th day of May, A. D. 1891, which said sums are still due and unpaid, and more than 60 days have elapsed since the same so became due and payable. and payable on the 15th day of May, A. D. 1891, which said sums are still due and unpaid, and more than 60 days have elapsed since the same so became due and payable, default having been made in the terms and conditions of said mortgage, the said Elijah O, Humphrey has elected to declare and does declare the whole amount of said mortgage, both principal and interest, to be now due and payable; there is now due and unpaid on said mortgage at the date of this notice the sum of \$2331, and no suit at law or proceeding in chancery having been instituted to recover the amount due on said mortgage or any part thereof, now therefore, notice is hereby given that by virtue of the power of sale in said mortgage contained, and the statute in such case made and provided, I shall on Saturday, the 25th day of June, A. D. 1892, at ten o'clock in the forenoon, at the north front door of the court house for the county of Van Buren, in the village of Paw Paw, Michigan, (that being the place of holding the circuit court for the county of Van Buren), sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the amount then due on said mortgage, and the legal costs of this proceeding; the said premises are known and described as those certain pieces or parcels of land situate, lying, and being in the township of Antwerp, county of Van Buren, and state of Michigan, and known as the west half of the southeast quarter of section seven, except ten acres here tofore deeded by Joshua A. Bangs and wife to J. R. Bangs; also the south-west quarter of the northeast quarter of section seven, and the west three-fourths of the south half of the south-east quarter of section seven, and the west three-fourths of the south half of the south-east quarter of section seven, and the here ditaments and appurtenances thereunto belonging or in any wise appertaining. range thirteen west, together with the hereditaments and appurtenances thereunto belonging or in any wise appertaining.

31tl3o43
Dated March 21st, A. D. 1892.
ELIJAH O. HUMPHREY,
Executor of the last will and testament of Elizabeth A. Bates, deceased.
E. A. CRANE, Att'y for Mortgagee.

A. Bates, deceased.

E. A. CRANE, Att'y for Mortgagee.

MORTGAGE SALE, — Whereas, default having been made in the conditions of a certain mortgage, dated the 26th day of December, A. D. 1888, and executed by William Jenkins, of Arlington, Van Buren county, Michigan, to Francis W. Sellick, of Paw Paw, Van Buren county, Michigan, which mortgage was recorded in the office of the register of Deeds of Van Buren county, Michigan, in liber 41 of Mortgages on page 367, on the 29th day of December, A. D. 1888, and the amount claimed to be due thereon at the date of this notice being one hundred and thirty-four and 74-160 dollars, and no proceedings at law or in equity having been instituted to recover the amount secured by said mortgage or any part thereof, now, therefore, notice is hereby given that by virtue of a power of sale contained in said mortgage, there will be sold at public auction to the highest bidder, at one o'clock p. m. on Thursday, the 21st day of July, A. D. 1892, at the front door of the court house in the village of Paw Paw, county of Van Buren, and state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, and state of Michigan (that being the place of holding the circuit court in the said county of Van Buren, to satisfy the amount claimed to be due on the said mortgage, including the interest hereafter to accrue thereon and the costs of foreclosure, together with the attorney fee provided by law, the premises described in said mortgage, viz.: The east half of the north-east quarter of the north-east quarter of section eight (8), in town two (2) south, of range fifteen [15) west, in the county of Van Buren, state of Michigan.

FRANCIS W. SELLICK, Mortgagee.

WM. H. Mason, Att'y for Mortgagee.

WM. H. Mason, Att'y for Mortgagee. Dated April 26th, 1892.

In the matter of the estate of Henry W. Rhodes, deceased.
F. W. Rhodes, as administrator of said estate,

comes into court and represents that he is now pre-pared to render his final account as such administrator, and files the same; and also files a petition praying for the determination of the lawful heirs of said estate.

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Business.

Thereupon it is ordered that Monday, the 27th day of June next, at 10 o'clock in the forenoon, be assigned for examining and allowing such account, and the hearing on said petition, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed, and why an order should not be entered determining the lawful heirs of said estate. heirs of said estate.

And it is further ordered that said administrator

And it is further ordered that sail administrator and petitioner give notice to the persons interested in said estate of the pendency of said account and petition, and the hearing thereof, by causing a copy of this order to be published in The True Northerner, a newspaper printed and circulating in said county, for three successive weeks at least previous to said day of hearing.

414044 BENJ.F.HECKERT.Judge of Probate.

PROBATE ORDER.—State of Michigan—
County of Van Buren—ss.

At a session of the Probate Court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Thursday, the 2nd day of June, in the year one thousand eight hundred and unterly two. and ninety-two.

Present, Hon. Benjamin F. Heckert, Judge of

In the matter of the estate of Isaac Spaulding, Frank B. Spaulding, executor of said estate, comes into court and represents that he is now prepared to render his final account as such executor, and files

Thereupon it is ordered that Monday, the 11th day of July, next, at ten o'clock in the forenoon, be assigned for examining and allowing such ac-count, and that the heirs at law of said deceased, and count, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered that said executor give And it is further ordered that said executor give notice to the persons interested in said estate of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and cir-culating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

hearing. 42t4045] BENJ. F. HECKERT, Judge of Probate. MORTGAGE SALE. Default having been M made in the conditious of a certain mortgage, whereby the power therein contained to sell has become operative, executed by George F. Harrington and Ruth M. Harrington his wife, of Van Buren county Michigan, to John Davenport and Ira Davenport, deceased, late of Bath, New York, bearing date the seventh day of December, A. D. eighteen hundred and seventy-eight, and recorded in the office of the register of deeds for the county of Van Buren, in said state of Michigan, on the eleventh day of December, A. D. eighteen hundred and seventy-eight, in Liber 23 of mortgages, on page 15. Upon which mortgage there is claimed to be due, at the date of this notice, the sum of twenty-six hundred and ten dollars (\$2,610), and no suit or proceedings at law having been instituted to recover the same or any part thereof, notice is therefore hereby given, that on Thursday, the 30th day of June next, at eleven o'clock in the forenoon, I shall sell at public auction to the highest bidder, (sale to take place at the front door of the Court House in the village of Paw Paw, that being the place where the circuit court for Van Buren county is held), the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with ten per cent, interest and legal costs, that is to say, the following place or parcel of land, situated in Van Buren county, in the state of Michigan, viz: The east half of the north-west quarter, and the north fourteen (14) acres of the containing one hundred and forty-three (143) acres, on taking the processor, and the mortgage on said land, executed to the said mortgagees, dated January 28th, 1876, and recorded in said Register's office, in Liber 15 of mortgages, ou page 34.

Dated, Kalamazoo, March 30, 1892.

JOHN DAVENPORT, IRA DAVENPORT, 193313045

Executors, Mortgagees.

J. D. BURNS, Attorney for Mortgagees.